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April 29, 2025

By ECF

The Honorable Nina R. Morrison United States District Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

> Re: United States v. Kurbonali Sultanov Criminal Docket No. 22-149 (NRM)

Dear Honorable Morrison:

I am an attorney for the Defendant in the above referenced matter. Currently Mr. Sultanov is scheduled for sentencing on July 1, 2025.

By means of this communication, I am respectfully asking to change current curfew's monitoring conditions, from home detention to subject to location monitoring with a curfew as directed by Pretrial Services.

This request was provided to the pretrial services. According to my communication with Pretrial Services, the office is awaiting Court's decision.

In addition, per Court's direction, I am informing the Court that Mr. Sultanov Presentence Report interview has not taken place, due to the unavailability of defense counsel and probationary officer and is currently scheduled for June 4, 2025.

By means of this communication, I am respectfully asking the Court to adjourn Mr. Sultanov's sentencing to a later date and change current curfew's monitoring conditions, from home detention to curfew subject to location monitoring with a curfew as directed by Pretrial Services..

Thank you very to for your attention to this matter.

Sincerely,

lgor Niman